

REMARKS

The present amendment is made to further define the method in accordance with the present invention which includes use of the bottle to enable visual inspection of the product contained in the bottle and providing a product identifying color to the bottle. No new matter is added by the present amendment inasmuch as support for the amendment may be found in the original specification on page 8, beginning at line 24.

The Examiner has rejected claim 13 under 35 USC 103(a) as being unpatentable over U.S. 5,799,837 to Firestone, et al. in view of U.S. Patent Application Publication 2001/0048988 to Forte, et al.

In traverse of this rejection, the Applicants reiterate the arguments hereinbefore set forth and further submit that there is no suggestion or teaching in either Firestone or Forte for the claimed use of the bottle to enable visual inspection of the formulation of the bottle and identify the formulation by a color of the bottle.

In view of the arguments hereinabove set forth and amendment to the claim, it is submitted that each of the claim now in the application defines patentable subject matter not anticipated by the art of record and not obvious to one skilled in this field who is aware of the references of record. Reconsideration and allowance are respectfully requested.

Respectfully submitted,
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